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
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January 29, 2024

**By ECF**Hon. Philip Halpern  
United States District Court for the  
Southern District of New York  
300 Quarropas Street  
White Plains, NY 10601

In accordance with the parties' stipulation as represented in counsel's letter, Mr. William Bohnsack shall appear for deposition personally and as a Rule 30(b)(6) representative for Oak Hill Advisors, LP on February 13, 2024 at 2:00 p.m. at defense counsel's offices, and if the deposition is not concluded by 6:00 p.m., the deposition shall continue the following day at the same time and location; and counsel for Oak Hill Advisors, LP shall pay the costs associated with the prior deposition dates and fees associated with the preparation of defendants' application. In light of the foregoing, defendants' application to compel and for costs and attorneys' fees is denied as moot. The Clerk of Court is respectfully requested to terminate the pending motion (Doc. 41).

SO ORDERED.

  
Philip M. Halpern  
United States District Judge
Dated: White Plains, New York  
January 29, 2024*Daniel Lee v. Richard Golazewski, et al, No. 7:23-cv-10695*

Dear Judge Halpern:

We represent non-party Oak Hill Advisors, LP ("OHA") in connection with the subpoenas served by Defendants on it and its employees in this matter. We write in response to defendants' letter dated January 21, 2024 (ECF 41) and the Court's subsequent Order (ECF 42).

The parties have met and conferred, and agreed that Mr. William Bohnsack will appear for deposition personally and as a Rule 30(b)(6) representative for OHA on February 13, 2024 at 2:00 p.m. at defense counsel's offices, and that if the deposition is not concluded by 6:00 p.m., the deposition shall continue the following day at the same time and location. We have further agreed to pay the costs associated with

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Hon. Philip Halpern

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the prior deposition dates, and fees associated with the preparation of defendants' application.

The inadvertent failure to advise counsel that the prior deposition dates were not practicable due to a conflicting hearing was mine alone (and not OHA's), for which I sincerely apologize to the Court and counsel for the need for defendant's application. The parties respectfully request that the Court so-order the prior paragraph as a stipulated Order. We are available to answer any questions the Court may have.

Respectfully submitted,

*Andrew J. Ehrlich*

Andrew J. Ehrlich

cc: Counsel of Record (by ECF)